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APPLICATION N	O. F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/910,057	09/910,057 07/23/2001		Kenji Kusunoki	P107385-00005	2560
23353	7590	09/25/2003			
		I & GRAUER PLL	EXAMINER		
LION BUILDING 1233 20TH STREET N.W., SUITE 501				HUFFMAN, JULIAN D	
WASHINGTON, DC 20036				ART UNIT PAPER NUMBER	
				2853	
				DATE MAILED: 09/25/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application N .	Applicant(s)					
	09/910,057	KUSUNOKI, KENJI					
Office Action Summary	Examiner	Art Unit					
	Julian D. Huffman	2853					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status							
1) Responsive to communication(s) filed on 17 J	<u>uly 2003</u> .						
2a)⊠ This action is FINAL . 2b)□ Th	is action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) 3-6 is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) <u>5 and 6</u> is/are allowed.							
6)⊠ Claim(s) <u>3 and 4</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or election requirement.							
Application Papers OVER The energification is objected to by the Examiner							
9) The specification is objected to by the Examiner. 10) The drawing(s) filed on 23 July 2001 is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.							
If approved, corrected drawings are required in reply to this Office action.							
12) The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) ☐ All b) ☐ Some * c) ☐ None of:							
 Certified copies of the priority documents have been received. 							
2. Certified copies of the priority documents have been received in Application No							
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).							
a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.							
Attachment(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal	y (PTO-413) Paper No(s) Patent Application (PTO-152)					

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 3 and 4 are rejected under 35 U.S.C. 102(b) as being anticipated by Ueda et al.

Ueda et al. disclose a web-fed, multicolor, offset printing press having a series of printing units for printing different color images on a continuous web of paper or like material traveling along a predefined path at a predetermined speed, each printing unit comprising:

a plate cylinder (fig. 10, element PC) split into a pair of halves for printing a pair of images in juxtaposition transversely of the web, the pair of halves of the plate cylinder being capable of independent displacement both axially and circumferentially of the plate cylinder for registration of the pair of images printed on the web with the other pairs of images printed by the other printing units (abstract);

a blanket cylinder (BC) in rolling contact with the plate cylinder;

a first pair of helical gears coaxially coupled to opposite ends of the plate cylinder for joint rotation therewith (fig. 9, element 116);

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a second pair of helical gears coaxially coupled to opposite ends of the blanket cylinder for joint rotation therewith, the second pair of helical gears being each in mesh with one of the first pair of helical gears for joint rotation of the plate cylinder and the blanket cylinder in opposite directions (115);

a pair of axial adjustment means each for causing axial displacement of each half of the plate cylinder independently of the other half with a view to fine positioning of each of the pair of images transversely of the web (figs. 8 and 9, element 101, column 12, lines 17-51);

circumferential adjustment means (fig. 9, element 117) coupled to one of the first pair of helical gears, for causing circumferential displacement of one of the halves of the plate cylinder relative to the other half by causing axial displacement of said one of the first pair of helical gears, which is in sliding engagement with one of the second pair of helical gears, with a view to fine positioning of one of the pair of images longitudinally of the web (column 12, line 52-column 13, line);

an individual drive means (fig. 7, element 108) drivingly coupled to either of the first and the second pairs of helical gears for jointly driving the plate cylinder and the blanket cylinder in opposite directions at a speed in accordance with the predetermined travelling speed of the web during printing, and for adjustably varying the rotational speed of the plate cylinder with respect to the predetermined traveling speed of the web with a view to approximate and fine positionings of the pair of images longitudinally of the web, wherein the plate cylinder has a pair of trunnions (114) coaxially coupled on to each half thereof, and wherein the axial adjustment means comprises a pair of axial

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adjustments coupled one to each half of the plate cylinder of each printing unit, each axial adjustment comprising:

frame means (133);

an axial adjustment motor (131) mounted to the frame means, the axial adjustment motor being capable of bidirectional rotation;

a sleeve (135) coaxially and rotatable mounted to one trunnion of the plate cylinder and constrained to axial displacement therewith and hence with one half of the plate cylinder relative to the frame means, the sleeve being driven for bidirectional rotation from the axial adjustment motor (column 12, lines 46-51); and

screw thread means acting between the frame means and the sleeve for causing the sleeve to travel axially back and forth with said one plate cylinder half upon bidirectional rotation of the sleeve (137, 138, column 12, lines 26-32);

wherein the circumferential adjustment means comprises:

a frame means (133);

a circumferential adjustment motor mounted to the frame means (142), the circumferential adjustment motor being capable of bidirectional rotation;

a first annular gear nonrotatably mounted to one trunnion of the plate cylinder (118);

a second annular gear concentrically surrounding the first annular gear and engaged therewith for joint rotation while being free to travel axially relative to the same, one of the first pair of helical gears being concentrically and nonrotatably mounted to the second annular gear (117);

a sleeve coaxially and rotatably mounted to the second annular gear and constrained to axial displacement therewith and hence with one of the first pair of helical gears, the sleeve being driven for bidirectional rotation from the circumferential adjustment motor (145); and

screw thread means (148) acting between the frame means and the sleeve for causing the sleeve to travel axially back and forth with the second annular gear, and hence with said one of the first pair of helical gears, upon bidirectional rotation of the sleeve, said one helical gear on axial displacement being displaced circumferentially with one half of the plate cylinder by virtue of its engagement with one of the second pair of helical gears on the opposite ends of the blanket cylinder (column 13, lines 1-20).

Allowable Subject Matter

3. Claim 5 and 6 are allowed.

The prior art of record does not disclose a threaded rod extending through the first sleeve.

Response to Arguments

4. Applicant's arguments have been considered and are respectfully not deemed persuasive. Applicant states that the Ueda reference does not disclose separate drive means for each pair of blanket and plate cylinders, which thereby requires only one circumferential adjustment means. The examiner agrees that Ueda does not disclose

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separate drive means for each plate and blanket cylinder pair, and that Ueda requires two pairs of circumferential adjustment means, however, the relevant structure is not recited in the claims. The claims merely recite an individual drive means drivingly coupled to either of the first and the second pairs of helical gears for jointly driving the plate cylinder and the blanket cylinder in opposite directions. The claimed structure is not limited to one driving means for driving both pairs of blanket and plate cylinders. Further, the limitation of a circumferential adjustment means does not limit the invention to only one circumferential adjustment means and the Ueda reference which includes two circumferential adjustment means reads on the claims.

In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies upon are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

Conclusion

5. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not

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mailed until after the end of the THREE-MONTH shortened statutory period, then the

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

shortened statutory period will expire on the date the advisory action is mailed, and any

the advisory action. In no event, however, will the statutory period for reply expire later

than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the 6.

examiner should be directed to Julian D. Huffman whose telephone number is (703)

308-6556. The examiner can normally be reached on Monday through Friday from 9:30

a.m. to 6:00 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, John Barlow, can be reached at (703) 308-3126. The fax phone number for

the organization where this application or proceeding is assigned is (703) 308-7722.

Faxes requiring the immediate attention of the examiner may be sent directly to the

examiner at (703) 746-4386. Note that this number will not automatically send a

confirmation that the fax was received.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is (703) 308-

0956.

JH

September 15, 2003

Stephen D. Meier

Primary Examiner

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